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APPLICATION NO.	FIL	ING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
()9/757,457 01/09/2		/09/2001	2001 George E. Zahr	QP5031 US NA	8127
23906	7590	10/18/2002			
		MOURS AND	EXAMINER		
BARLEY M	IILL PLAZ.		WOODWARD, ANA LUCRECIA		
4417 LANC			ART UNIT	PAPER NUMBER	
WILMING	VILMINGTON, DE 19805			1711	10

DATE MAILED: 10/18/2002

Please find below and/or attached an Office communication concerning this application or proceeding.

•	Application No.	Applicant(s)
Office Action Summary	Examiner	Group Art Unit
-The MAILING DATE of this communication appea	ars on the cover she	eet beneath the correspondence address
Period for Reply	14	
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET T OF THIS COMMUNICATION.	O EXPIRE Thire	MONTH(S) FROM THE MAILING DATE
 Extensions of time may be available under the provisions of 37 CFR from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a reflection of the reply is specified above, such period shall, by default Failure to reply within the set or extended period for reply will, by state 	eply within the statutory it, expire SIX (6) MONTH	minimum of thirty (30) days will be considered timely. S from the mailing date of this communication .
Status⁄ / /	/ .	/ ./ -/ / / /
Responsive to communication(s) filed on 01/09/0	1 ; 08/09/0	1: 06/03/02: 10/01/02
☐ This action is FINAL .	/ / /	
Since this application is in condition for allowance except accordance with the practice under <i>Ex parte Quayle</i> , 193		
Disposition of Claims		
Claim(s) /-/8		is/are pending in the application.
Of the above claim(s) /-//, /4, /7 and	nd 18	is/are withdrawn from consideration.
Claim(s)		is/are allowed.
Claim(s) 12, 13, 15 and 16		is/are rejected
Claim(s)		
Claim(s)		·
		requirement.
Application Papers		
See the attached Notice of Draftsperson's Patent Drawin		
The proposed drawing correction, filed on	• •	ved □ disapproved.
The drawing(s) filed on is/are object.	ted to by the Examir	ner.
The specification is objected to by the Examiner. The oath or declaration is objected to by the Examiner.		
·		
Priority under 35 U.S.C. § 119 (a)-(d)	1 051100044	24.5.40
☐ Acknowledgment is made of a claim for foreign priority u ☐ All ☐ Some* ☐ None of the CERTIFIED copies of ☐ received.		
received in Application No. (Series Code/Serial Numb		
*Certified copies not received:		·
Attachment(s)		
Information Disclosure Statement(s), PTO-1449, Paper N	10(s). 2 and 3	nterview Summary, PTO-413
Notice of Reference(s) Cited, PTO-892	-,-,-	Notice of Informal Patent Application, PTO-15
Notice of Draftsperson's Patent Drawing Review, PTO-94	18	Other
	e Action Summary	
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U. S. Patent and Trademark Office PTO-326 (Rev. 9-97)

Art Unit: 1711

DETAILED ACTION

Election/Restrictions

- 1. Applicant's election of Group II in Paper No. 6 is acknowledged. Because Applicants did not distinctly and specifically point out the supposed errors in the restriction requirement, the election has been treated as an election without traverse (MPEP § 818.03(a)). Applicants have elected the product and request that if the product claims are found allowable that the withdrawn process claims which may depend from or otherwise include all the limitations of the allowable product claims be rejoined.
- 2. Applicant's election of R₁ polyamide repeating units, R₂ bis-N-acyl bis-caprolactam compounds and R₃ hydrogen and hydroxyl groups in Paper No. 9 is acknowledged. Because applicant did not distinctly and specifically point out the supposed errors in the restriction requirement, the election has been treated as an election without traverse (MPEP § 818.03(a)).
- 3. Claims 1-11, 14, 17 and 18 are withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to a nonelected group or species, there being no allowable generic or linking claim. Election was made without traverse in Paper No. 6 and 9.

Claim Rejections - 35 USC § 112

4. Claims 12, 13, 15 and 16 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

In claim 12, the term "functional" is indefinite because it is unclear if or how such further limits the diamine and triamine units.

· Art Unit: 1711

In claim 12, the term "functionalized" is indefinite because it is unclear if or how such further limits the bis-N-acyl bislactam moieties.

In claim 12, the polyamide-repeating unit R_1 reads on and does not distinguish over the polyamide chain extender moiety R_2 .

Claim 12 is indefinite in that it is unclear as to whether or not the polyamide chain extender moiety R₂ is required. This is because the terminology "wherein at least one of...." indicates that the bis-N-acyl bislactam moiety is optional.

In claim 13, there is no express antecedent basis for "the members of the polyamide repeating units (R_{i}) ".

Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person manner in which the invention was made.
- 6. Claims 12, 13, 15 and 16 are rejected under 35 U.S.C. 102(b) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over Japanese 61-171732.

The reference discloses melt-spun filaments comprising polyamides having a high degree of polymerization derived by reacting a bislactam compound with a polyamide such as nylon 6

Art Unit: 1711

and nylon 66. In the examples, the reference specifically teaches filaments derived from various biscaprolactams and nylon 6. It is reasonably believed that since the filaments of the reference are produced from essentially the same materials and process as used by Applicants, that the former would inherently contain the same chemical structure defining the presently claimed polymer. The onus is shifted to Applicants to establish that the products of the prior art do not have the same chemical structure as that of the present claims.

Claim Rejections - 35 USC § 103

7. Claims 12, 13, 15 and 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over WO 98/47940.

The invention relates to a high molecular weight polyamide prepared by melt-mixing a polyamide having a lower molecular weight with a carbonyl bislactam. The examples provide various examples of polyamide compositions, which essentially meet the requirements of the present claims in terms of the components used. It is reasonably believed that the polymer product resulting from the reaction of the polyamide and bislactam compound of the reference would contain the same chemical structure defining the presently claimed polymer.

The reference differs from the presently claimed only in that it does not expressly exemplify a filament article derived from the polyamide product. In this regard, attention is directed to page 12 of the reference which states that the polyamide product can be processed by melt spinning to obtain fibers. Accordingly, it would have been obvious to one having ordinary skill in the art to have formulated fibers from the polyamide product of the reference with the reasonable expectation of success.

- Art Unit: 1711

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ana L. Woodward whose telephone number is (703) 308-2401. The examiner can normally be reached on Monday-Friday (8:30-5:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James J. Seidleck can be reached on (703) 308-2462. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9310 for regular communications and (703) 872-9311 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-8183.

Ana L. Woodward

Examiner Art Unit 1711

AW October 17, 2002